

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY				ITY			
То:						PCT SAIRS	
						RITTEN OPINION OF THE IONAL SEARCHING AUTHORITY	
						(PCT Rule 43 <i>bis</i> .1)	
					Date of mailing (day/month/year)	· · · · · · · · · · · · · · · · · · ·	
		gent's file referen	ce		FOR FURTHER		
				Tv. 20 1 GP. 1 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4		See paragraph 2 below	
		plication No. 2004/002	078	International filing date ((day/montn/year)	Priority date (day/month/year) 04.08.2003	
Interna	tional Pa	tent Classification	n (IPC) or both	n national classification an	d IPC		
Applic ABI	ant B OTT	SPINE					
Ξ,	rant :						
1.	This o	pinion contains ii	idications relat	ting to the following items	;		
	×	Box No. I	Basis of the	opinion			
		Box No. II	Priority				
		Box No. III	Non-establis	hment of opinion with reg	gard to novelty, inventi	ive step and industrial applicability	
	片	Box No. IV		y of invention			
		Box No. V		atement under Rule 43 <i>bis</i> , citations and explanation		novelty, inventive step or industrial ement	
		Box No. VI	Certain docu	ments cited			
	Ц	Box No. VII	Certain defer	cts in the international app	olication		
		Box No. VIII	Certain obse	ervations on the internation	nal application		
2.	FURT	HER ACTION					
	Interna than th	ntional Preliminar his one to be the l	y Examining A IPEA and the o	Authority ("IPEA") except	t that this does not app the International Burd	I be considered to be a written opinion of the by where the applicant chooses an Authority other can under Rule 66.1bis(b) that written opinions of	
	writter	reply together,	where appropr	considered to be a written riate, with amendments, of 22 months from the pri	before the expiration	, the applicant is invited to submit to the IPEA a of 3 months from the date of mailing of Form expires later.	
	For fu	ther options, see	Form PCT/ISA	\/220.			
3.	For fu	ther details, see r	notes to Form P	CT/ISA/220.			
Names	nd mailie	ng address of the	IS A/ED		Authorized officer		
Ivanic a	um mami	ig accress of the	ISAUEP		Authorized officer		
Do ani	1 NT -				T-11		

International application No.
PCT/FR2004/002078

Вох	k No. I	Basis of this opinion
1.		regard to the language, this opinion has been established on the basis of the international application in the language in which it was, unless otherwise indicated under this item.
		This opinion has been established on the basis of a translation from the original language into the following language
	-	, which is the language of a translation furnished for the purposes of international search (under
		Rule 12.3 and 23.1(b)).
2.		regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed acid necessary to the claimed acid, this opinion has been established on the basis of:
	a.	type of material
		a sequence listing
	1	table(s) related to the sequence listing
	ъ.	format of material
	ı	in written format
	1	in computer readable form
	c.	time of filing/furnishing
	,	contained in the international application as filed.
		filed together with the international application in computer readable form.
		furnished subsequently to this Authority for the purposes of search.
~		
3.	Ш	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.
4.	Addi	tional comments:
		,
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Box No. 1	III Non-establishment of opinion with	regard to novelty, inventive step and industrial applicability
The quest	stions whether the claimed invention appears e have not been examined in respect of:	to be novel, to involve an inventive step (to be non obvious), or to be industrially
	the entire international application	
	claims Nos. <u>19–25</u>	
becau	ise:	
	the said international application, or the said or relate to the following subject matter which d	claims Nos. 19-25 ocs not require an international preliminary examination (specify):
	3 0	
	See supplemental she	et
	the description, claims or drawings (indicate pare so unclear that no meaningful opinion cou	particular elements below) or said claims Nos. Id be formed (specify):
_		
	the claims, or said claims Nos. by the description that no meaningful opinion	could be formed.
	no international search report has been establis	shed for said claims Nos. 19-25
	the nucleotide and/or amino acid sequence lis Instructions in that:	ting does not comply with the standard provided for in Annex C of the Administrative
	the written form	has not been furnished
	the computer readable form	does not comply with the standard has not been furnished
		does not comply with the standard ino acid sequence listing, if in computer readable form only, do not comply with the
	technical requirements provided for in Annex	C-bis of the Administrative Instructions.
	See Supplemental Box for further details.	

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Box	No. V	Reason citation	ed statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability as and explanations supporting such statement	<u>";</u>
1.	Stateme	nt		
	Nove	lty (N)	Claims 6,10,12-18	YES
			Claims 1-5,7-9,11	NO
	Inver	ative step (IS)		
			Claims 6, 10, 12-18	_ NO
	Indus	trial applicab		
			Claims 1-18 Claims	
2.	Citations	and explanat	lions:	
		_		
	1		ence is made to the following documents in the	
		-	ent notification:	
		D1:	WO 01/64140 A (BUHLER MARKUS; RAMADAN AYMEN	
			(CH); SCIENT X (FR)) 7 September 2001 (2001-	
			09-07)	
		D2:	EP 0 699 426 A (MEDINOV SA) 6 March 1996	
•			(1996-03-06)	
		D3:	FR 2 799 638 A (ZACOUTO FRED) 20 April 2001	
			(2001-04-20)	
		D4:	WO 01/01893 A (BEYERSDORFF BORIS; MARNAY	
			THIERRY (FR); SPINE SOLUTIONS INC (US) 11	
			January 2001 (2001-01-11)	
		D5:	US 5 899 941 A (TANAKA KOICHI ET AL) 4 May	
			1999 (1999-05-04)	
	2	INDEP	ENDENT CLAIM 1	
	2.1	The p	resent application fails to comply with the	
		requi	rements of PCT Article 33(1) since the subject	
		matte	r of claim 1 does not meet the requirement of	
		novel	ty defined in PCT Article 33(2).	
		Docum	ent D1 describes (the references between	

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Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

parentheses apply to this document) (cf. figure 1 and claim 1):

Intervertebral disc prosthesis (1) that can be placed between two vertebrae by a posterior approach or anterior approach, comprising:

- a first fixing element (2) provided with a first face (2_1) for anchoring in one of the vertebrae, and with a second cooperating face;
- a second fixing element (3) provided with a first face (3_1) for anchoring in the other vertebra, and with a second cooperating face;
- a first prosthetic element (5) provided with a first active face (6) and a second cooperating face, said cooperating faces of the first fixing element and of the first prosthetic element ensuring the connection of the two elements in a plane substantially orthogonal to the axis of the vertebrae; and
- a second prosthetic element (7) provided with a first active face (8) and a second cooperating face, the cooperating faces of the second fixing element and of the second prosthetic element ensuring the connection of the two elements in a plane substantially orthogonal to the axis of the vertebrae;
- said active faces of the prosthetic elements each defining a concave and convex spherical cap portion
 (6, 8), respectively, which spherical cap portions cooperate with one another.
- 2.2 In addition, each of documents D2 and D3 describes all the technical features of claim 1.

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

3 INDEPENDENT CLAIM 4

3.1 The present application fails to comply with the requirements of PCT Article 33(1) since the subject matter of claim 4 does not meet the requirement of novelty defined in PCT Article 33(2).

Document D3 describes (the references between parentheses apply to this document) (cf. figures 1, 14-16, and page 9, lines 21 to page 10, line 9):

Intervertebral disc prosthesis that can be placed between two vertebrae by a posterior approach or anterior approach, comprising:

- two prosthetic elements, each prosthetic element comprising two separate parts, each part having a first face to be fixed on a vertebra and a second active face (25a, 25b) in the shape of a spherical cap;
- the spherical cap portions forming the active faces of the two parts belonging to the same prosthetic element are disposed on the same spherical cap when said parts are fixed to the vertebra.
- DEPENDENT CLAIMS 2, 3, 5-18

 The claims do not contain any features which, in combination with the features of any claim to which they refer back, meet the requirements of the PCT in respect of novelty and inventive step (PCT Article 33(2) and 33(3)).

WRITTEN OPINION OF THE

International application No.

INTERNATIONAL SEARCHING AUTHORITY	PCT/FR2004/00207
Supplemental Box	
in case the space in any of the preceding boxes is not sufficient. Continuation of:	,
Box III	
PCT Rule 39.1(iv) - Method for treatment	t of the human or
animal body by surgery	